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Appl. No. 10/774,616 Reply to FINAL Office Action of October 20, 2004 Reply and Amendment dated December 20, 2004, 2004

## Remarks

Applicants request entry of the amendments and reexamination of the application.

Applicants have amended claims 1 and 7 to include the words "persons or childs" eyeglasses. The specification as a whole supports the amendment and paragraph 0004, for example, refers to a person's or child's eyeglasses being stored on a favorite figure. In addition, Applicants cancel claims 3-5, 9-11, and 13-17 in response to the Final Office Action, without prejudice or disclaimer.

No new matter enters by these amendments.

Claims 1,2, 6-8, and 12 stand rejected under 35 U.S.C. § 102(b) for allegedly being anticipated by Aliosi (6,309,016). Applicants respectfully disagree.

As previously argued, the description in Aliosi clearly and unambiguously refers to a piece of furniture (see col. 1, lines 43-48, and Figures 1-8). The Patent Office has failed to explain why the furniture of Aliosi relates to instant invention.

Applicants have amended claims 1 and 7 to a doll figure or figure that is capable of holding or supporting a pair of a persons or childs eyeglasses. This further distinguishes any piece of furniture that is sized so that eyeglasses could not fit between any horizontal arms or elements.

Accordingly, the Aliosi document cannot anticipate the claimed doll figure and figure of applicants' claims.

The application is in condition for allowance or better form for appeal. Timely notification of allowability is requested.

If there are any fees due with the filing of this document, including fees for the net addition of claims, applicants respectfully request that any and all fees be charged to Deposit Account No. 50-1129. If any extension of time request or any petition is required for the entry of this paper or any of the accompanying papers, applicants

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hereby petition or request the extension necessary. The undersigned authorizes any fee payment from Deposit Account No. 50-1129.

Dated: December 20, 2004

Respectfully submitted,

WILEY REIN & FIELDING LLP

David J. Kulik, E. Reg. No. 36,576

WILEY REIN & FIELDING LLP Attn: Patent Administration

1776 K Street, N.W. Washington, D.C. 20006 Telephone: 202.719.7000 Facsimile: 202.719.7049

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